ed for the executing this Act, are hereby impowered and required to administer; and every such Person so doing, shall not be liable to, or chargeable with, any of the double Rates aforesaid.

LXXVII. And be it further Enacted by the Authority aforesaid, That in all Cales where any Assessor or Assessors, who, by this Act, are required to make double Assessments upon Papists or reputed Papists, or other Persons for not taking the Oaths aforesaid, and signing the Oath of Abjuration and the Test as aforesaid, shall neglect to do his or their Duty therein, the respective Commissioners of the County where such double Assessments ought to have been made, or any Two or more of them, shall take Care, and they are hereby authorized and required to cause such Papists or other Persons, to be doubly charged, according to the true Intent and Meaning of this Act. Provided always, and be it Enacted, That where the Owners of any Lands, Tenements and Hereditaments, are liable to be doubly charged as Papists or reputed Papists, by Reason of their not having taken the Oaths, and figning the Oath of Abjuration and the Test as aforesaid, according to the true Intent of this A&, in every such Case such Owners only shall be charged with and pay the said double Rates; and the respective Tenants of such Lands, Tenements and Hereditaments, are hereby discharged of and from the same; any Covenant for Payment of Taxes, or other Agreement to the contrary, notwithstanding.

LXXVIII. And be it further Enasted by the Authority aforesaid, That where any Person or Persons, chargeable with any Rates or Assessments by this Ast imposed, shall be under the Age of Twenty-one Years, then and in such Case, the Parents, Guardians or Tutors of such Insants respectively, upon Default of Payment by such Insants, shall be and are hereby made liable to, and chargeable with, the Payments which such Insant ought to have made. And if such Parents, Guardians or Tutors, shall neglect or resuse to pay as aforesaid, it shall and may be lawful to proceed against them in like Manner as against other Person or Persons making Default of Payment. And all Parents, Guardians or Tutors, making Payment as aforesaid, shall be allowed all and every the Sums so paid for such Insants upon his and their Account.

LXXIX. Provided always, and be it Enacted, That no Stay of Profecution, upon any Command, Warrant, Motion, Order, or Direction, by non vult ulterius profequi, shall be had, made, admitted, received or allowed, by any Court whatsoever,